B 210A (Form 210A) (12/09)

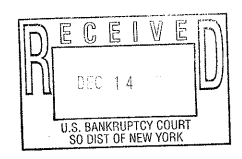
In reLehman Brothers Holdings, Inc.

UNITED STATES BANKRUPTCY COURT

Case No. 08-13555

TRANSFER OF CLAIM OTHER THAN FOR SECURITY A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.		
CF Claims LLC	Bryan Frederick and Susan Ann Bunce	
Name of Transferee	Name of Transferor	
Name and Address where notices to transferee should be sent: Attn: David Sharpe 1345 Ave of the Americas, 23rd Floor New York, NY 10105	Court Claim # (if known): 47224 Amount of Claim: \$7,428.80 Date Claim Filed: 10/26/2009	
Phone: 212.479.7072	Phone: Last Four Digits of Acct. #:	
Last Four Digits of Acct #:	Last Four Digits of Acct. #:	
Name and Address where transferee payments should be sent (if different from above):		
Phone: Last Four Digits of Acct #:		
I declare under penalty of perjury that the informati best of my knowledge and belief. By: Transferee/Transferee's Agent	fon provided in this notice is true and correct to the Date: $\frac{12/12/2011}{2011}$	

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.



Agreement and Evidence of Assignment Of Claim

- 1. FREDERICK, BRYAN AND SUSAH ANN BUNCE ("Seller"), its successors and assigns, for good and valuable consideration, the sufficiency of which is hereby acknowledged in the amount of US\$631.45 (the "Payment"), does hereby absolutely, unconditionally and invocably sell, transfer and assign unto CF Claims ILC ("Purchaser"), Purchaser's successors and assigns, and Purchaser agrees to purchase, as of the Effective Date (as defined below), all of Sellar's rights, title and interest in and to the claim in the aggregate principal amount of US\$7,428.80, as redicated in Proof of Claim No. 047224 (the "Proof of Claims and to the claim in the aggregate principal amount of US\$7,428.80, as redicated in Proof of Claim No. 047224 (the "Proof of Claims) as a supplied of US\$7,428.80, as redicated in Proof of Claim No. 047224 (the "Proof of Claims) as a supplied of Claims are the Claims, the Claims of Claims of Claims of Claims (this including, without limitation, all of Seller's rights to receive distributions in respect of the Claims. This Agreement and Assignment of Claims (this make Payment by check sent to Seller via first class U.S. Mail promptly following approval of the Claims. This Agreement and Assignment of Claims (Agreement") shall not be effective until the Payment is received by Seller (the "Effective Date").
- Seller hereby represents and warrants to Purchaser that (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on September 22, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of such claims; (b) the Claim is an allowed, valid, liquidated and undisputed and non-contingent claim in at least the amount of US\$7,428.80 against the Dabtor; (c) the Claim is not subject an allowed, valid, liquidated and undisputed and non-contingent claim in at least the amount of US\$7,428.80 against the Dabtor; (c) the Claim is not subject to any defense, claim or right of satoff, reduction, impairment, avoidance, disallowance, sabordination or preference action, in whole or is part, whether on contractual, legal or equitable grounds, that have been or may be asserted by or on behalf of the Debtor or any other party to reduce the amount of the Claim or affect its validity, priority or enforceability; (d) this Agreement has been duly authorized, executed and delivered by Seller and Seller has the use count or effect as vanous, priving or enuncerously; (a) has regression use used any summander, executed and desired by sense and sense has the regulate power and authority to execute, deliver and perform this Agreement; (e) no consent, approval, filing or corporate, pathership or other action is required as a condition to, or otherwise is connection with, the execution, delivery and performance of this Agreement by Seller; (f) this Agreement constitutes the valid, legal and binding agreement of Seller, enforceable against Seller in accordance with its terms; (g) no payment or other distribution has been received by Selber, or by any third party on behalf of Selber, in full or partial satisfaction of, or in connection with, the Claim; (h) no portion of the thes were received by sense, or my any time party on sensit or sense, in this season country or or connection while, ore cashing no person or the Claim has been sold, assigned or piedged to any third party (in whole or in part); (i) Selier owns and has good and marketable title to the Claim, free, and Claim has been sold, assigned or piedged to any third party (in whole or in part); (i) Selier owns and has good and marketable title to the Claim, free, and Claim has been sold, assigned or piedged to any third party (in whole or in part); (ii) Selier owns and has good and marketable title to the Claim, free, and Claim has been sold, assigned or piedged to any third party (in whole or in part); (ii) Selier owns and has good and marketable title to the Claim, free, and Claim has been sold, assigned or piedged to any third party (in whole or in part); (ii) Selier owns and has good and marketable title to the Claim, free, and Claim has been sold, assigned or piedged to any third party (in whole or in part); (ii) Selier owns and has good and marketable title to the Claim, free, and Claim has been sold, assigned or piedged to any third party. in any acts, conduct of omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Calm proportionately less payments or distributions or less favorable treatment than other unsecured creditors; and (k) Seller is not an affiliate (as such term is defined in the Bankruptcy Code). Further, Seller acknowledges, (x) that Purchaser is an independent party and Purchaser is not acting for or on behalf of Seller, and (y) represents and warrants to Purchaser that Seller has either obtained legal advice from its own counsel in connection herewith or Seller has independently determined to enter into this Agreement without the benefit of counsel. Selber acknowledges that Purchaser reserves the right to review the Claim prior to purchase and may refuse to purchase Sellier's claim for any reason.
- 4. Soller agrees that in the event Soller shall receive any payments or distributions or notices with respect to or relating to the Claim after the date bereof, Soller shall account the same as Purchaser's agent and shall hold the same in trust on behalf of and for the sole benefit of Purchaser, and shall be promptly deliver the same forthwith to Purchaser in the same form received (free of any withholding, set-of, claim or deduction of any kind), within 30 days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities shall be in good deliverable form, with the endomement of Soller when necessary or appropriate, in the days and in the case of securities, such securities and soller when necessary or appropriate, in the days and in the case of securities.
- 5. Seller hareby waives any objection to the transfer of the Claim to Purchaser on the books and records of the Debtor and the Court and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Role 3001(e) of the Federal Rules of Baakruptcy waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Role 3001(e) of the Federal Rules of Baakruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the Claim, Purchaser agrees to file a notice of purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Claim, Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement. Seller acknowledges and understands, and transfer with the Court pursuant to Rule Claim Seller acknowledges and understands, and transfer with the Court pursuant to Rule Claim Seller acknowledges and understands, and transfer with the Court pursuant to Rule Claim Seller acknowledges and
- 6. All representations, warranties, covenants and indemnities contained herein shall survive the execution, delivery and performance of this Agreement and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnity, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities including, without limitation, reasonable attorneys' face and expenses, which result from Seller's breach of its representations and warranties made herein.
- 7. Each of Selier and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (h) take or cause to be taken all such other and further actions as the other party may reasonably request to effectivate the Intent and purposes, and carry out the terms of this Agreement, including, without limitation, Selier's cooperation with Furchaser in the event that the Claim may at any time be impaired for any reason whatsoever such as in the event that Debtor makes an objection with respect to the Claim.
- 8. Seller's and Purchaser's rights and obligations becomed that it be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.
- 9. This Agreement states the entire agreement between the parties concerning the subject matter hereof and supersedes any prior agreements, understandings, or representations with respect to the subject matter hereof. Any addition or modification to this Agreement must be made in writing and signed by authorized representatives of each of the parties hereto.
- 10. If any of the provisions of this Agreement are found to be unenforceable, the remainder shall be enforced as fully as possible and the unenforceable provision(s) shall be deemed modified or stricken to the extent required to permit enforcement of the remainder of the Agreement.
- 11. This Agreement may be signed in one or more counterparts. Facilities and electronic scanned copies of this Agreement shall be treated as originals for numbers of enforcement.

PURCHASER OF Claims U.C.

By: ame: Title:

IN WITHESS WHEREOF, this transfer of claim is entered into as of the Effective Date.

SELLER FREDERICK, BRYAN AND SUSAN ANN I	BUNCE
of BH. & Bunce	S.a. Bunce
Hame: 13 FJ BURCE	A. BUNCE
Title Mad	
Drie 14-10-2011	
Maria Chara	Q HOTMAIL - CO-UK